## **HOUSE BILL 689**

Q5, R7, M5 4lr0979

# By: Delegates Fraser-Hidalgo, Love, Stein, and Stewart Stewart, Boyce, Foley, J. Long, Ruth, and Terrasa

Introduced and read first time: January 25, 2024 Assigned to: Environment and Transportation

Committee Report: Favorable with amendments

House action: Adopted

Read second time: March 7, 2024

CHAP	TER	

1 AN ACT concerning

## Electric Vehicles – Repeal of Excise Tax Credit and Establishment of Rebate Program

4 FOR the purpose of repealing the electric vehicle excise tax credit; establishing the Electric 5 Vehicle Rebate Program; establishing certain maximum income requirements for an individual to receive an electric vehicle rebate; requiring the Motor Vehicle 6 7 Administration to establish a website to administer the rebate program; requiring a 8 participating dealer to provide a rebate to an eligible buyer at the time the buyer 9 purchases an eligible vehicle; requiring the Administration to reimburse a dealer for 10 rebates provided by the dealer; requiring the Comptroller to cooperate with the Administration to verify the incomes of buyers who receive a rebate; providing that 11 the "total purchase price" of a vehicle on which the vehicle excise tax is imposed may 12 not be reduced by the amount of a rebate; and generally relating to electric vehicle 13 14 incentives.

- 15 BY repealing and reenacting, with amendments,
- 16 Article Tax General
- 17 Section 13–203(c)(14) and (15)
- 18 Annotated Code of Maryland
- 19 (2022 Replacement Volume and 2023 Supplement)
- 20 BY adding to
- 21 Article Tax General
- 22 Section 13–203(c)(16)

#### EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



$\frac{1}{2}$	Annotated Code of Maryland (2022 Replacement Volume and 2023 Supplement)				
3 4 5 6 7	Article – Transportation Section 12–121 and 13–809(a)(3)(iv)				
8 9 10 11 12	Article – Transportation Section 13–809(a)(3)(i) Annotated Code of Maryland				
13 14 15 16 17	Article – Transportation Section 13–815 Annotated Code of Maryland				
18 19 20	BY repealing and reenacting, with amendments, Chapter 234 of the Acts of the General Assembly of 2022 Section 2				
21 22	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:				
23	Article – Tax – General				
24	13–203.				
25	(c) Tax information may be disclosed to:				
26 27 28 29	(14) a hospital, the Health Services Cost Review Commission, the Department of Human Services, the Maryland Department of Health, and the State Department of Education, to the extent necessary to administer § 19–214.4 of the Health – General Article; [and]				
30 31 32 33	(15) subject to subsection (e) of this section, the Maryland Small Business Retirement Savings Board and its authorized contractors for the purpose of administering the Maryland Small Business Retirement Savings Program and Trust as authorized under Title 12 of the Labor and Employment Article; AND				
34 35	(16) THE MOTOR VEHICLE ADMINISTRATION TO THE EXTENT NECESSARY TO ADMINISTER § 12–121 OF THE TRANSPORTATION ARTICLE.				

### 1 Article – Transportation

- 2 **12–121.**
- 3 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS
- 4 INDICATED.
- 5 (2) "PARTICIPATING DEALER" MEANS A DEALER THAT CHOOSES TO
- 6 PROVIDE THE REBATE UNDER THIS SECTION TO THE DEALER'S CUSTOMERS.
- 7 (3) "PROGRAM WEBSITE" MEANS A WEBSITE ESTABLISHED BY THE
- 8 ADMINISTRATION TO ADMINISTER THE REBATE UNDER THIS SECTION.
- 9 (4) "ZERO-EMISSION PLUG-IN ELECTRIC DRIVE VEHICLE" MEANS A
- 10 MOTOR VEHICLE THAT:
- 11 (I) IS MADE BY A MANUFACTURER;
- 12 (II) HAS A MAXIMUM SPEED CAPABILITY OF AT LEAST 55 MILES
- 13 PER HOUR; AND
- 14 (III) IS PROPELLED BY AN ELECTRIC MOTOR THAT DRAWS
- 15 ELECTRICITY FROM A BATTERY THAT:
- 1. Has a capacity of not less than 4.0
- 17 KILOWATT-HOURS; AND
- 18 2. IS CAPABLE OF BEING RECHARGED FROM AN
- 19 EXTERNAL SOURCE OF ELECTRICITY.
- 20 **(B)** THIS SECTION APPLIES ONLY TO:
- 21 (1) A ZERO-EMISSION PLUG-IN ELECTRIC DRIVE VEHICLE THAT:
- 22 (I) HAS NOT BEEN MODIFIED FROM ORIGINAL MANUFACTURER
- 23 SPECIFICATIONS;
- 24 (II) IS ACQUIRED FOR USE OR LEASE BY THE TAXPAYER AND
- 25 NOT FOR RESALE;
- 26 (III) HAS A BASE PURCHASE PRICE NOT EXCEEDING \$50,000;
- 27 (IV) HAS A BATTERY CAPACITY OF AT LEAST 5.0
- 28 KILOWATT-HOURS; AND

27

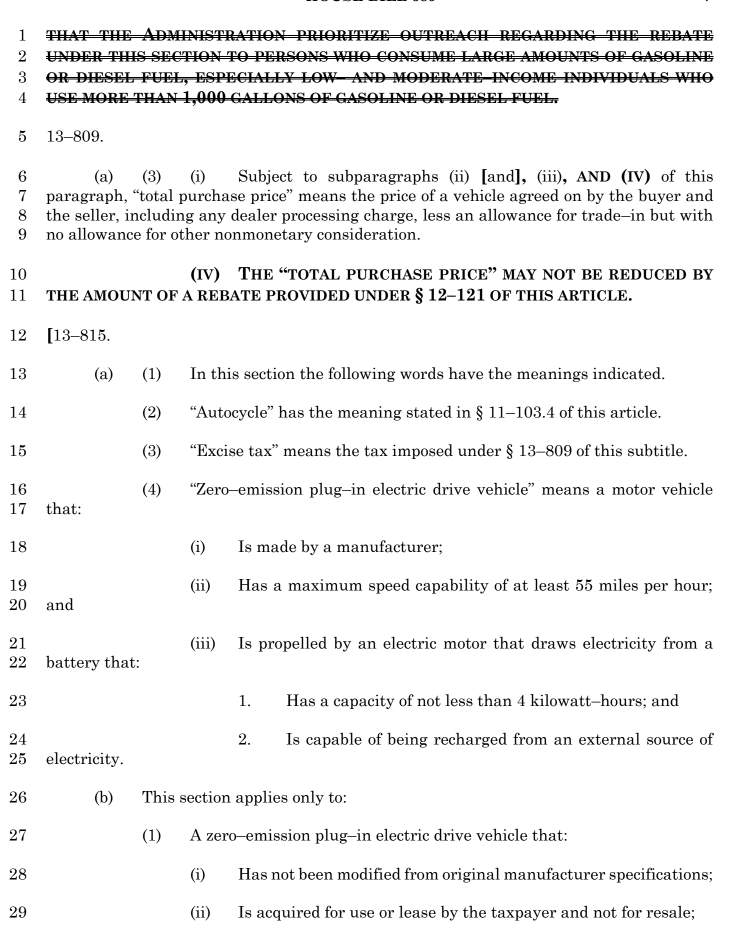
**(2)** 

- 1 (V) IS PURCHASED NEW AND TITLED FOR THE FIRST TIME ON 2 OR AFTER JULY 1, 2025, BUT BEFORE JULY 1, 2027; AND 3 **(2)** A FUEL CELL ELECTRIC VEHICLE THAT: HAS NOT BEEN MODIFIED FROM ORIGINAL MANUFACTURER 4 **(I) SPECIFICATIONS:** 5 6 IS ACQUIRED FOR USE OR LEASE BY THE TAXPAYER AND (II)7 NOT FOR RESALE: 8 (III) HAS A BASE PURCHASE PRICE NOT EXCEEDING \$50,000; 9 AND 10 (IV) IS PURCHASED NEW AND TITLED FOR THE FIRST TIME ON OR AFTER JULY 1, 2025, BUT BEFORE JULY 1, 2027. 11 12 **(C)** THERE IS AN ELECTRIC VEHICLE REBATE PROGRAM. 13 SUBJECT TO AVAILABLE FUNDING, A REBATE IS ALLOWED FOR A ZERO-EMISSION PLUG-IN ELECTRIC DRIVE VEHICLE OR FUEL CELL ELECTRIC 14 15 VEHICLE. 16 SUBJECT TO SUBSECTION (F) OF THIS SECTION, THE REBATE ALLOWED UNDER THIS SECTION SHALL EQUAL: 17 18 **(1)** \$3,000 FOR EACH ZERO-EMISSION PLUG-IN ELECTRIC DRIVE VEHICLE OR FUEL CELL ELECTRIC VEHICLE PURCHASED; OR 19 20 **(2)** \$1,000 FOR EACH TWO-WHEELED (I)ZERO-EMISSION 21ELECTRIC MOTORCYCLE PURCHASED; OR 22\$2,000 FOR EACH THREE-WHEELED ZERO-EMISSION (II)23 ELECTRIC MOTORCYCLE OR AUTOCYCLE PURCHASED. 24THE REBATE ALLOWED UNDER THIS SECTION IS LIMITED TO THE **(F) ACQUISITION OF:** 2526 **(1)** ONE VEHICLE PER INDIVIDUAL; AND
- 28 **(G)** A BUYER WHO IS AN INDIVIDUAL MAY RECEIVE A REBATE UNDER THIS
  29 SECTION ONLY IF THE BUYER'S FEDERAL MODIFIED ADJUSTED GROSS INCOME IN

10 VEHICLES PER BUSINESS ENTITY.

- 1 THE YEAR IN WHICH THE BUYER TAKES DELIVERY OF THE VEHICLE OR THE YEAR 2 BEFORE THE BUYER TAKES DELIVERY OF THE VEHICLE DOES NOT EXCEED: 3 <del>(1)</del> \$300.000 IF MARRIED FILING JOINTLY: 4 <del>(2)</del> \$225,000 IF A HEAD OF HOUSEHOLD; OR 5 +3\$150,000 IF THE BUYER HAS ANY OTHER FEDERAL INCOME TAX 6 FILING STATUS. 7 <del>(H)</del> A REBATE MAY NOT BE CLAIMED UNDER THIS SECTION: 8 <del>(1)</del> FOR A VEHICLE UNLESS THE VEHICLE IS REGISTERED IN THE 9 STATE; OR (2)10 UNLESS THE MANUFACTURER HAS ALREADY CONFORMED TO ANY 11 APPLICABLE STATE OR FEDERAL LAWS OR REGULATIONS GOVERNING CLEAN-FUEL VEHICLE OR ELECTRIC VEHICLE PURCHASES APPLICABLE DURING THE CALENDAR 12 13 YEAR IN WHICH THE VEHICLE IS TITLED. **(1)** 14 <del>(I)</del> (H) THE ADMINISTRATION SHALL ADMINISTER THE REBATE 15 UNDER THIS SECTION. 16 **(2)** THE REBATE UNDER THIS SECTION MAY BE PROVIDED ONLY IN ACCORDANCE WITH THIS SUBSECTION. 17 18 **(3)** THE ADMINISTRATION SHALL ESTABLISH A PROGRAM WEBSITE. 19 SUBJECT TO AVAILABLE FUNDING AND THE REQUIREMENTS OF 20 THIS SECTION, A PARTICIPATING DEALER SHALL PROVIDE THE REBATE UNDER THIS 21 SECTION TO AN ELIGIBLE BUYER AT THE TIME THE BUYER PURCHASES AN ELIGIBLE 22VEHICLE. 23 A PARTICIPATING DEALER SHALL PROVIDE THE REBATE TO A 24BUYER IN THE FORM OF A REDUCTION OF THE VEHICLE'S PURCHASE PRICE EQUAL 25 TO THE FULL AMOUNT OF THE REBATE FOR WHICH THE VEHICLE PURCHASED IS 26 ELIGIBLE.
- 27 (6) ON AT LEAST A DAILY BASIS, A PARTICIPATING DEALER SHALL REPORT TO THE ADMINISTRATION THROUGH THE PROGRAM WEBSITE EACH SALE OF A VEHICLE FOR WHICH THE PARTICIPATING DEALER PROVIDED A REBATE.
- 30 (7) (I) THE ADMINISTRATION SHALL REQUIRE A DEALER TO 31 REPORT THROUGH THE PROGRAM WEBSITE INFORMATION REGARDING VEHICLES

- 1 SOLD THAT THE ADMINISTRATION CONSIDERS NECESSARY TO ADMINISTER THE
- 2 REBATE PROGRAM.
- 3 (II) THE INFORMATION THE ADMINISTRATION REQUIRES
- 4 UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH SHALL BE SUBSTANTIALLY
- 5 SIMILAR TO THE INFORMATION REQUIRED BY THE INTERNAL REVENUE SERVICE
- 6 FOR DEALERS TO RECEIVE A TRANSFER OF THE CLEAN VEHICLE CREDIT UNDER §
- 7 30D(G) OF THE INTERNAL REVENUE CODE OR THE PREVIOUSLY OWNED CLEAN
- 8 VEHICLE CREDIT UNDER § 25E(F) OF THE INTERNAL REVENUE CODE.
- 9 (8) THE ADMINISTRATION SHALL:
- 10 (I) ESTABLISH A PROCESS THROUGH WHICH A DEALER MAY
- 11 CLAIM REIMBURSEMENT THROUGH THE PROGRAM WEBSITE FOR REBATES
- 12 PROVIDED BY THE DEALER;
- 13 (II) PROCESS CLAIMS FOR REIMBURSEMENT AS
- 14 EXPEDITIOUSLY AS PRACTICABLE; AND
- 15 (III) PAY ALL REIMBURSEMENTS FROM THE TRANSPORTATION
- 16 TRUST FUND.
- 17 (9) THE ADMINISTRATION SHALL MONITOR THE AGGREGATE
- 18 AMOUNT OF REBATES AWARDED IN EACH FISCAL YEAR AND NOTIFY DEALERS
- 19 THROUGH THE PROGRAM WEBSITE WHEN THE AVAILABLE FUNDING FOR THE FISCAL
- 20 YEAR IS EXHAUSTED AND NO FURTHER REBATES MAY BE PROVIDED.
- 21 (10) (I) THE COMPTROLLER SHALL COOPERATE WITH THE
- 22 ADMINISTRATION TO VERIFY THE INCOMES OF BUYERS WHO ARE INDIVIDUALS AND
- 23 RECEIVE A REBATE UNDER THIS SECTION.
- 24 (H) IF THE ADMINISTRATION AND COMPTROLLER DETERMINE
- 25 THAT A BUYER WHO RECEIVED A REBATE UNDER THIS SECTION WAS NOT ELIGIBLE
- 26 FOR THE REBATE BECAUSE THE BUYER'S INCOME EXCEEDED THE APPLICABLE
- 27 LIMIT IN SUBSECTION (G) OF THIS SECTION, THE ADMINISTRATION SHALL BILL THE
- 28 BUYER FOR THE AMOUNT OF THE REBATE THE BUYER RECEIVED.
- 29 (HI) THE ADMINISTRATION MAY REFER ANY DEBT UNDER THIS
- 30 PARAGRAPH THAT IT IS UNABLE TO COLLECT TO THE CENTRAL COLLECTION UNIT
- 31 ESTABLISHED UNDER TITLE 3, SUBTITLE 3 OF THE STATE FINANCE AND
- 32 PROCUREMENT ARTICLE.
- 33 (J) TO MAXIMIZE THE ENVIRONMENTAL, PUBLIC HEALTH, AND ECONOMIC
- 34 BENEFITS OF ELECTRIC VEHICLES, IT IS THE INTENT OF THE GENERAL ASSEMBLY



1		(iii)	Has a base purchase price not exceeding \$50,000;
2		(iv)	Has a battery capacity of at least 5.0 kilowatt–hours; and
3 4	2023, but befor	(v) re July 1, 2	Is purchased new and titled for the first time on or after July 1, 027; and
5	(2	A fuel	cell electric vehicle that:
6		(i)	Has not been modified from original manufacturer specifications;
7		(ii)	Is acquired for use or lease by the taxpayer and not for resale;
8		(iii)	Has a base purchase price not exceeding \$50,000; and
9 10	2023, but befor	(iv) re July 1, 2	Is purchased new and titled for the first time on or after July 1, 027.
11 12		=	vailable funding, an excise tax credit is allowed for a zero–emission icle or fuel cell electric vehicle.
13 14	(d) Stable equal:	ubject to s	ubsection (e) of this section, the credit allowed under this section
15 16	(1 electric vehicle		0 for each zero-emission plug-in electric drive vehicle or fuel cell l; or
17 18	(2 purchased; or	(i)	\$1,000 for each two-wheeled zero-emission electric motorcycle
19 20	or autocycle pu	(ii) ırchased.	\$2,000 for each three–wheeled zero–emission electric motorcycle
21	(e) T	he credit a	llowed under this section is limited to the acquisition of:
22	(1	) One v	rehicle per individual; and
23	(2	2) 10 ve	hicles per business entity.
24	(f) A	credit may	y not be claimed under this section:
25	(1	) For a	vehicle unless the vehicle is registered in the State; or
26 27 28		s or regula	es the manufacturer has already conformed to any applicable State ations governing clean—fuel vehicle or electric vehicle purchases endar year in which the vehicle is titled.

$\frac{1}{2}$	(g) The Motor Vehicle Administration shall administer the credit under this section.]
3	Chapter 234 of the Acts of 2022
4	SECTION 2. AND BE IT FURTHER ENACTED, That:
5 6 7 8 9 10 11 12 13 14 15	(a) Subject to subsection (b) of this section and notwithstanding any other provision of law, for each of fiscal years [2024 through] <b>2026</b> AND 2027, the Maryland Energy Administration shall transfer from the Strategic Energy Investment Fund established under § 9–20B–05 of the State Government Article to the Transportation Trust Fund the amount determined under subsection (b) of this section to offset [a reduction in revenues from the vehicle excise tax credit] THE COST OF REBATES for qualified zero-emission plug-in electric drive vehicles, fuel cell electric vehicles, two-wheeled zero-emission electric motorcycles, and three-wheeled zero-emission electric motorcycles or autocycles under [§ 13–815] § 12–121 of the Transportation Article, as enacted by [Section 1 of this Act] CHAPTER (H.B. 689) (4LR0979) OF THE ACTS OF THE GENERAL ASSEMBLY OF 2024.
16 17 18	(b) (1) Subject to paragraph (2) of this subsection, for each fiscal year the Maryland Energy Administration shall determine the amount to transfer under subsection (a) of this section.
19 20 21	(2) For each of fiscal years [2024 through] <b>2026</b> AND 2027, the amount transferred under subsection (a) of this section may not exceed the lesser of \$8,250,000 or the total amount of [credits] <b>REBATES</b> allowed [against the excise tax] for that fiscal year
22 23	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 2025.
	Approved:
	Governor.
	Speaker of the House of Delegates.
	President of the Senate.